

OGC HAS REVIEWED.

CENTRAL INTELLIGENCE AGENCY  
OFFICIAL ROUTING SLIP

*ONE cy*

TO		INITIALS	DATE
1	<i>Acting Dep. Chief, AS</i>	<i>14 APR</i>	<i>9 Oct</i>
2	<i>General Counsel</i>		
3	Actg. Dep Chief, AS - 214 North Att: RE & C		
4			
5			
FROM		INITIALS	DATE
1	<i>RE &amp; C</i>	<i>PT</i>	<i>8 Oct</i>
2			

3 *re: agreement w/*

<input type="checkbox"/> APPROVAL	<input type="checkbox"/> INFORMATION	<input type="checkbox"/> SIGNATURE
<input type="checkbox"/> ACTION	<input type="checkbox"/> DIRECT REPLY	<input type="checkbox"/> RETURN
<input type="checkbox"/> COMMENT	<input type="checkbox"/> PREPARATION OF REPLY	<input type="checkbox"/> DISPATCH
<input type="checkbox"/> CONCURRENCE	<input type="checkbox"/> RECOMMENDATION	<input type="checkbox"/> FILE


REMARKS: The attached contract is approved as to legal form with the following comments:

a. Since the contract recites the need for services for property requirements of a covert or classified nature and carries the usual security clause, it would appear appropriate to classify the contract accordingly.

b. The possibility may exist of the contractor performing travel in our behalf and also in behalf of

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Instructions should be given to the contractor to allocate expenses accordingly. It would not appear necessary to amend the contract to accomplish this purpose.

c. The statutory citation in Article 9 should read as follows: "18 USC 793, 794."

d. It is my understanding that in ordinary real estate practice the commission is payable by the seller. Hence, in any acquisition it should be clear at the outset with respect to the party who is obligated to pay the commission.

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